They were alleged to be misbranded in that the statement on their labels

"0.25% Silver Picrate Jelly" was false and misleading.

On September 16, 1943, no claimant having appeared, judgment of condemnation and destruction was entered against the product at Seattle. On January 29, 1944, the Schabelitz Research Laboratories, claimant for the lot at Salt Lake City, having failed to file an answer, default was entered against the claimant and its claim was dismissed. On April 29, 1944, judgment was entered against the lot, ordering that it be destroyed.

1032. Adulteration and misbranding of first-aid dressings and bandages, compresses, and adulteration of gauze bandages. U. S. v. 60 Cases and 38,100 Cartons of First Aid Dressings, 40,000 and 8,000 Packages of Bandage Compresses, and 651 Dozen Packages of Gauze Bandages. Decrees of condemnation. A portion of the bandage compresses and all of the other products ordered released under bond for reprocessing; remainder of the bandage compresses ordered delivered to the Food and Drug Administration. (F. D. C. Nos. 8582, 8952, 9013, 9029, 9256. Sample Nos. 5583-F, 10082-F, 25560-F, 31307-F, 31359-F, 31606-F, 31619-F.)

Examination showed that these products were not sterile but were con-

taminated with living micro-organisms.

Between October 19, 1942, and January 26, 1943, the United States attorneys for the Southern District of Ohio, the Eastern District of Virginia, and the Western District of Texas filed libels against 60 cases, each containing 300 first-aid dressings, and 38,100 cartons of first-aid dressings and 40,000 packages of bandage compresses at Columbus, Ohio, 8,000 packages of bandage compresses at San Antonio, Tex., and 651 dozen packages of gauze bandages at Richmond, Va., alleging that the articles, which had been consigned by the Acme Cotton Products Co., Inc., had been shipped within the period from on or about September 19 to December 7, 1942, from Dayville, Conn., and Worcester, Mass.; and charging that the gauze bandages were adulterated and that the other articles were adulterated and misbranded. The first aid dressings at Columbus were labeled in part: "Large First Aid Dressing United States Army Carlisle Model Sterilized," and (portion) "Sterilized Red Color indicates back of dressing. Put other side next to wound." The gauze compresses at Columbus were labeled in part: "Four Dressings Sterilized 2 Inch Bandage Compress." The articles at San Antonio and Richmond were labeled in part: "3 inch Gauze Bandage," or "1 Dressing Sterilized 4 inch Bandage Compress."

The gauze bandages were alleged to be adulterated in that they purported to be and were represented as a drug, the name of which is recognized in the United States Pharmacopoeia, an official compendium, but their quality and purity fell below the standard set forth therein since the Pharmacopoeia provides that gauze bandage must be sterile and shall meet the requirements of the sterility test for solids described in the Pharmacopoeia, and their difference in quality and purity from that standard was not stated on their label.

The first-aid dressings and the bandage compresses were alleged to be adulterated in that their purity and quality fell below that which they purported or were represented to possess, "Sterilized." They were alleged to be misbranded in that the statements appearing in their labeling which represented and suggested that the articles were sterile were false and misleading.

On January 16 and February 4, 1943, the Acme Cotton Products Co., Inc. claimant, having admitted the allegations of the libels against the products at Columbus and Richmond, judgments of condemnation were entered and the products were ordered released under bond for reprocessing under the supervision of the Food and Drug Administration. On March 18, 1943, no claimant having appeared for the bandage compresses at San Antonio, judgment of condemnation was entered and the product was ordered to be delivered to the Food and Drug Administration.

1033. Adulteration and misbranding of gauze bandages and first aid, treated strips, and misbranding of Tip Top gauze and Chatham bandage. U. S. v. 6% Gross Packages and 162 Dozen Boxes of Gauze Bandages, 48 Cartons of First-Aid Treated Strips, 1,983 Dozen Packages of Tip Top Gauze, and 176 Dozen Packages of Chatham Bandage. Decrees of condemnation. Tip Top Gauze, Chatham Bandage, and a portion of the gauze bandages ordered released under bond for sterilization; first aid, treated strips and remainder of gauze bandages ordered destroyed.

(F. D. C. Nos. 8008, 9065, 9074, 9816. Sample Nos. 553-F, 5845-F, 5846-F, 21666-F, 21701-F.)

On July 28 and December 24, 1942, and January 5 and April 19, 1943, the United States attorneys for the Northern District of Illinois, and the Western Districts of Tennessee and Pennsylvania filed libels against 48 cartons, each containing 36 envelopes, of first aid, treated strips at Chicago, Ill., 1,983 dozen packages of Tip Top gauze and 176 dozen packages of Chatham bandage at